PRICE ONE CENT.

NEW YORK, THURSDAY, APRIL 19, 1894.

PRICE ONE CENT.

## SITUATIONS QUICKLY SECURED BY THOSE WHO THE WORLD. 20 WORDS,

## THE ROYAL WEDDING.

Grand Duke of Hesse Marries the Princess Victoria, of Coburg.

### BRILLIANT THRONG ATTENDS.

Nearly All Royal and Imperial Families of Europe Represented.

PRICELESS JEWELS AS GIFTS.

COBURG, April 19.-This, the wedding day of the royal pair, the Grand Duke Ernest Louis of Hesse and Princess Victoria of Coburg and Edinburgh, dawned with the sky somewhat overcast. By 9 o'clock, however, the sky cleared to a beautiful blue and sun beamed gloriously upon the temporary headquarters of representatives of nearly all the imperial and royal families of Europe.

The morning hours were the occasion for much dashing here and there of mounted orderlies and considerable driving about on the part of the wedding guests. The First Dragoon Regiregramme in front of the Edinburgh dace. Crowds soon packed the Palace Equare, and all important personages re loudly cheered so soon as recogized by the expectant multitudes. The Schloss Platz and the terraces overlooking the park were so thronged by 19 A. M. that the police were com-

her father and brother and accompa

nled by her sisters.

The Prince of Wales sat beside ex-Em-

press Frederick of Germany (eldest daughter of Queen Victoria); then came the Czarewitch (Grand Duke Nicholas of Russia, eldest son of the Czar). These distinguished guests occupied front seats on the other side of the aisle, corresponding with those of Queen Victoria, Emperor William and the Duchess of Co-

The suites, court officials and Ministers in attendance remained standing through out the ceremony.

Among the distinguished personages present were the Duke and Duchess of Connaught, Prince and Princess Henry of Prussia, the Grand Duke and Grand Vladimir of Russia, Grand Duke Sergius of Russia and his wife, Hesse Darmstadt; the Princess Alix of Roumania, the Hereditary Prince and Princess of Saxe-Meiningen, Prince and Princess Philip of Coburg, Prince George of Greece, Prince Albert of Anhalt and Princes Henry and Louis of

Queen Victoria wore the broad blue ribbon of the Order of the Garter, and upon her head sparkled a magnificent crown of diamonds. Her Majesty re-mained sested throughout the ceremony, her age and inflemities preventing her

ishing the Shore Inspectorship.

And Dismisses Lightly the Fact of Reasons Why Every One Should Help Possible Outcome of a Scene in the the Officer's Incompetence.

ALBANY, April 19.-Gov. Flower today vetoed the bill abolishing the of-

the statutes which have been passed down the combination of the coal for the protection of the shores and barons. Bay of New York and the reaside refrom deposits of dead animals, decay-

visions of law, as is proposed by this bill, would expose the residents of Long Island, Staten Island, Westchester County and New York to disease contamination, to say nothing of innumerable nuisances caused by the objectionable matter thrown upon the shores.

Withelm in the ProGession.

With associated Press.)

URG, April 19.—This, the wedding of the royal pair, the Grand Duke t Louis of Hesse and Princess is of Coburg and Edinburgh, with the sky somewhat overby solution to the Massen the Provent the deposit of dead animals or nauseous substances in the Oswegatchie River in St. Lawrence County, with a view to preventing the pollution of the waters of Coburg and Edinburgh, and with the sky somewhat overby solution to a propriety abolish the salutary provisions of law for the waters of nauseous substances in the Oswegatchie River in St. Lawrence County, with a view to preventing the pollution of the waters of that stream. If it is wise to prevent the deposit of dead animals or nauseous substances in the Oswegatchie River in St. Lawrence County. With a view to preventing the pollution of the waters of that stream. If it is wise to prevent the deposit of dead animals or nauseous substances in the Oswegatchie River in St. Lawrence County. With a view to preventing the pollution of the waters of the total readers is such that the ordinary retail dealer's profit is cut down nearly one-haif. Not one world from any of the rates which are made through its agency. It is in a position to offer consumers anthracite coal, not prehaps unlimited quantities, but at least the rate of several hundred tons a day, at a large reduction from the retail market price.

Its arrangemnets for filling the orders which are sent in by its readers is such that the ordinary retail dealer's profit is cut down nearly one-haif. Not one with the ordinary retail dealers profit is cut down nearly one-haif. Not one with the ordinary retail dealer's profit is cut down nearly one-haif. Not one with the ordinary retail dealer's profit is cut down nearly one-haif. Not one with the ordinary retail dealer's profit is cut down nearly one-haif. Not one the reduction from the retail day, at a large reduction from the retail day, at a large reduction from the retail day, at a large reduction from the retail day,

River, how much wiser is it to have a similar law for the waters of New York Bay.

"The Legislature might with equal propriety abolish the salutary provisions of law which are designed to protect the public health throughout the entires state, as to repeal these laws for the protection of health around New York Bay.

Eay. The question of the synense of sealth influenced the action of the Legislature, for this cost is not paid by the State, but by the counties of New York, Kings, Westchester, Queens and Richmond, and the public sentiment of those localities overwhelmingly sustains the continuance of the laws, does not faither and the public sentiment of these safe guards. First, that the present Shore inspector, who is charged with the enforcement of the laws, does not faithfully discharge his duty; and, second, that the laws are made unnecessary by the Federal statute passed in 1888. The first of these reasons is certainly not sufficient. Bad administration does not sufficient in purpose. The sufficient in the first of these reasons is certainly not sufficient in purpose. The first but have been filed with me against him.

Whether the Shore Inspector performs his duty properly or improperly, the sense can remove him upon the recommendation of the governor, but no charges of any kind have been filed with me against him. Whether has been davanced in behalf of this bill any more reasonable, namely, that the statute is made unnecessary by the Federal statute of 1888 Expected by the expectant multitudes. The Zholoss Pitats and the terraces over the laws, does not faithfully discharge with the part was no otheronged by 12 A. M. It part was no through the part was not the laws, does not faithfully discharge with the part was not provented angerous crushes.

According to the "ceremonial" decided upon by Queen Victoria (all arrangements having been submitted to her at Toornee), the marriage was fixed for the Ducks of State laws. It needs the provent dangerous crushes.

Following German precedents, there were no bridesmalds; but the bride was supported by her younger slatest, or her work of the supported by her younger slatest, or her work of the Schlose was thory such years of the supported by the younger slatest of 1885. The two for the public health and should be retained, and well and should be retained by the younger slatest of 1885. The two for the public health is supported by the proposed principle of the public health is supported by the proposed principle of the public health and should be retained by the proposed principle of the public health and should be retained by the proposed principle of the public health and should be retained by the proposed of the scale o

william escorted the Duchess of Coburg, and ex-Empress Frederick followed alone. The Prince of Wales and the Czarewitch came next, walking together.

The bridegroom entered with his supporters, his uncle, Prince Henry of Hesse, and his brother-in-law, Prince Henry of Prussia.

The bride came in last, supported by her father and brother and accompanies. Emperor in the Merchants Hotel, at West and Cortiand streets, on April 3, will be continued this aftersion before the Police Commissioners.

At the first hearing only three with the first hearing

## SAYS CORNELL KISSED HER.

Mrs. Lillie Pearsall, a Young Bride,
Brings Suit.

FAR ROCKAWAY, L. I., April 19.—
Kenny Cornell, a young nurseryman of Inwood, L. I., is the defendant in a Far Rockaway court, charged with embracing and kissing Mrs. Lillie Pearsall, a pretty bride of six months, without her consent. Cornell was before Justice Smith yesterday and pieaded to the charge, and said in defense that the Pearsalls were trying to blackmail him.

He was paroled until next Monday. blackmail him.

He was paroled until next Monday,
when the case will be thoroughly exwhen the case will be thoroughly examined into.

Mrs. Pearsall says that several days ago, while in company with Mrs. Henry Klernan, she was met on the road near Inwood by Cornell, who hugged and kissed her despite her struggles. She told her husband, and then the accusations followed.

For Receiving Stolen Goods Carl Wilton, a jeweller, of 453 Atlantic avenue, Brooklyn, was held for the Grand Jury by Jus-

## PROP TO FURGUESON. INCREASING DAILY. MAY CAUSE A DUEL.

365 Tons Yesterday.

They're Going Higher.

to Smash the Combine.

\$4.50 coal amounted to 365 tons. This is high-water mark up to the present time. fice of Shore Inspector. In his veto yet the figures should go up still higher message he says: nest support to the movement to break

have been most encouraging, for these show that the interest in "The World's" ing vegetable and animal matter, or fight is growing day by day, and that other similar matter which is a menace the consumers are not overlooking the advantage which is offered them in getting their supplies of coal at 75 cents below the market price.
There is no possibility that the com-

bination will reduce prices of its own accord. It will continue to squeeze the public as long as it meets with no oppublic as long as it meets with no op-position in the form of effective competi-

She Says Hanak Refuses to Keep His Promise to Marry Her. Gustav Hanak has been lodged in the Ludlow Street Jail, in default of \$500 bail, upon a warrant issued by Justice Mc-

Carthy, of the City Court.

The complainant is Annie Adameck.

Patterson Left It with Miss Woodheaver and Did Not Return.

Miss Nellie Woodheaver, of 314 Fairmont avenue, Jersey City, this morning notified the police that a man named Patterson, living at Third avenue and Forty-fifth street, New York, visited her yesterday and asked her to mind a baby for a short time.

She consented, and Patterson gave her the baby. He then went out and has not yet returned. If Patterswon does not claim the child it will be turned over to the county authorities.

Normandie-by-the-Sea to Be Sold.

LONG BRANCH. N. J., April 19.—Gea: Ferdinand P. Earle's hotel Normandie-by-the-Sea is advertised to be sold at Sheriff's sale on Salurto the county authorities.

Brooklyn, this morning on the charge of receiving stolen goods. On March 29 Maurice Hobby, a fifteen-rest-old boy, or 558 Warren street. Brooklyn took from the Brooklyn Watch Case Company's factory at Fourth avenue and Warren street, where he was employed, a quantity of gold filling. He gave them to Thomas P. Mediann to dispose of McMahon and Hobby look the fillings to Wilton's place and sold them. Hobby was induced to make a statement in court this morning to make a statement in court this morning. He similared that he took the fillings and gave them to McMahon. Wilton and a did not make a statement in the went to Jersey City with the intention of the fillings and gave them to McMahon. Wilton and a did not move that the fillings had been solon. Wilton was former in applyed by the solon of Favolia secue he was robbed of Ho. The following record shows the changes in the testing of the fillings had been solon. Wilton was former in applyed by the solon of Favolia secue as was robbed of Ho. The following record shows the changes in the testing did not believe the story and held the private of the fillings had been solon. Wilton was former in applying the morning hours as indicated the solon of the fillings had been solon. Wilton was former in applying the morning hours as indicated the solon of the fillings had been solon. Wilton was former in applying the morning hours as indicated the solon will be solon or farther examination.

Gov. Flower Vetoes the Bill Abol- "The World's" Coal Sales Reached Lawyer Stoll Brands Judge "Jere" Wilson as a Coward.

Declares that the Public Requires This Is High-Water Mark, but Scathing Letter Sent to Washington by the Insulted Attorney.

Pollard-Breckinridge Trial.

counsel for Miss Pollard in her suit with Lawyer Charles H. Stoll, of Lexlegton, Ky., who has virtually called him out?

That Mr. Stoll means business is cer tain, and in the letter which he wrote Washington, he expresses his opinior manner, that means, "apologize o

A portion of the letter, which is ing newspaper, but Mr. Stoll told an "Evening oWrld" reporter this morn

which Mr. Stoll exhibited to the re-porter. It readas follows, the letter be-

After that Mr. Stoll goes on to ar raign Judge Wilson in the most bitter language, and declines to accept the so-called apology which the latter after-wards offered.

The letter ends as follows:

side. The matter is now in the hands of my friends."

Mr. Stoll said in addition that previous to his connection with the Breckinridge suit be had never met Judge Wilson. He is in the city at the present time attending the trial of a suit brought by Garrett D. Wilson, of Lexington, Ky., against Pierre Lortilard to recover \$5.500, the price of a brood mare which Wilson sold the defendant, but which the latter refused to pay, claiming the mare was unsound.

The lawyer was found in Judge Lacombe's Court, in the Federal Building.

The lawyer was found in Lacombe's Court, in the Federal Building.

He is a young man of mild appearance and agreeable manner His features are clean cut and intellectual, and his face is smoothly shaven. He showed no emotion whatever when speaking of the case to the reporter, although it was evident from his manner that he regarded it as a most serious matter, and his eye was full of determination. He said he was perfectly willing to stand by everything he had said to Judge Wilson in his letter to him, and was prepared to meet the consequences, whatever they might b.

"I do not like to be represented, however," he said, "as going about the country waving a red flag or crying for blood. What I have said I have said quietly, but explicitly, and it now remains to be seen what Judge Wilson and his friends will do about it."

Mr. Stoll is staying at the Park Avenue Hotel, and may remain in this city for syveral days longer.



NOW FOR THE NATIONAL GAME.

It Cannot Help Being an Improvement on the Game of Politics.

# COXEY BEATEN AGAIN. TILLMAN IS BEATEN. FARNHAM POST'S JOY

Unknown" Smith Makes a Sweep of Williamsport Funds.

Accompanied by "Cheeky" Childs Supreme Court Stands Two to One Sanction of the National Departand the Veiled Lady.

the Army at Hagerstown

WILLIAMSPORT, Md., April 19.—True to their promise in Cumberland, "Unknown" Smith, "Cheeky" Childs, and front of the Coxey army, appearing at Supreme Court of South Carolina, two this town last night, and collecting all Justices concurring in and one, the Tillthe money they could, ostensibly on bemonweal leaders were furious at being if the offense was repeated at Hagers- SHE SCRATCHED HIS FACE. advance agents left early this morning.

weal Army this evening. The town is nine years old, called at the West Sixty- gan, John Campbell, Edwin H. Slocum, alarmed after the way the Coxeyites eighth street police station at 7.30 o'clock George S. Byrne, Owen O'Rourke, John showed their teeth at Hancock last this morning and complained to Sergt. Castles, James Currin and Matthew

(By Associated Press.).
SAN PRANCISCO, April 19.—Mrs. Charles Per kins Stetson, the social reformer, was yesterday morning granted a divorce from her husband, Charles P. Sistaon, the artist, on the ground his failure to provide for her. The parties we married at Providence, R. I. May Z. 1854. To plaintiff is not allowed alimony.

Bees Work for a Church. During a funeral at Lake Grove resterday warm of been blew into the church and attacked

THE WORLD'S Average Circulation for March, 1894,

A gain 148,359 per day in

460,929 ~~~~ A gain 57,596 in one year

Declared Unconstitutional.

Against the Measure.

Talk, but for Action.

COLUMBIA, S. C., April 19.-The Tillmanite member of the Supreme Bench,

"L" Road Ticket-Chopper. A well-dressed woman, about twenty-

### STRUCK NATURAL GAS.

The Act Starts a Real-Estate Boom in a Seneca County Hamlet.

(By Associated Press.)
FAYETTE, N. Y., April 19, While town last Tuesday, a strong flow of gas was struck at a depth of 250 feet. Excitement among the villagers is running high, and land has advanced fabulously in price.

Village lots and dwellings are held at many times their value, and prospectors are trying with more or less success to organize companies to sink wells all over the adjacent property. Already the citizens are talking of incorporating the barnial.

### KILLED BY ROPE-SKIPPING. Henrietta Parcell Dies from the

Effects of Excessive Exercise. MOUNT VERNON, N. V. April 18-

died in the Mount Vernon City Hospital last night from injuries received by Court, Williamsburg, to-day, held Willlast night from injuries received by rope-skipping to excess. The main cause of her death was the obstruction of the intestines. An operation known as laparatomy was performed upon the child by Drs. Knapp and Shipman.

Last week Henrietta and some companions were skipping rope and it was proposed to see who could skip the longest. Henrietta skipped 100 times to the hospital.

South Carolina Dispensary Law State Council, G. A. R., Votes fer the Post's Reinstatement.

ment Will Probably Be Given.

Delegation of the New York Veterani Argued Effectively Yesterday.

ALBANY, April 19.—The State Depart-ment, G. A. R., through its Council of Administration, has voted to reinstate City, which was expelled from the order sary to effect the reinstatement is the

Council of Administration. of the State Council held in this city cret and was not known until to-day. At the meeting there appeared a large

delegation representing the Post. consisted of John J. Finn, John J. Bro

Awarded \$3,000 for the Loss of His Daughter's Services.

ast night in the suit of John S. Tholen had gone up from every section of the gainst the Brooklyn City Railroad State, and labor, whether organized or Company to recover \$5,000 damages for the loss of the services of his daughter Annie was opened by Justice Clement in City Court, Brooklyn, this morning. The Jury awarded Thelen \$3,000.

On Feb. 8, 183, Annie, who was seven voars old, was playing on Third avenue between Fifteenth and Skateenth streets when she was knocked down by a trolley or and her legs crushed. To save the legs.

The girl, through her father as guardian, has brought suit for \$50,000 damages. This suit has not been tried. company to recover \$25,000 damages for not, churches of all creeds, and news-

### ACCUSES A POLITICIAN.

Meyer Says He Gave William N Reid Money for a Job.

Justice Watson, in the Ewen Street

## TRAFFIC IN WORK TICKETS.

Despicable Frand in City Jobs Unearthed by "The Evening World."

## OFFICIALS ARE INVESTIGATING.

The Million Dollar Appropriation a Gold Mine for Unsorupulous Parties.

CARDS BOUGHT BY ITALIANS.

Citizens Who Could Not Afford the Price Unable to Procure Employment.

story of most despicable fraud. The facts given are the results of a long investigation, and ample proof has been secured to show that poor people during the recent financial crisis, were compelled to pay for the privilege of earn-ing money to support their families. If they could not pay the required price



SAMUEL A. PARSONS Superintendent of Parks million dollar appropriation for park improvemnts was fountain from which scoundrels have derived lucrative sustenance; that same appropriation which was designed to ing workingmen in this city. In short, jobs in the Department of Public Parks were bought and sold like any

Who are the guilty parties? That is the question which is now being offifar adduced points towards certain Tammany Hall followers. The full ex-



When the Legislature convened at Albany early in the year, it hurriedly passed several large appropriation bills in order to relieve the distress which A scaled veriliet which was returned then existed. A great cry of hunger papers without distinction, had de-manded that something be speedily

done.

Among the bills passed was one authorizing the expenditure of \$1,000,000 for park improvements in this city. It for park improvements in tins city, a was heraided broadcast that thousands of men would be put to work. Every day thereafter a great army of men besieged the Park Department offices, both at Chambers street and at the Arsenal in Central Park.

Tammany Got the Most Tickets.

Tammany Got the Most Tickets.

It was, however, not a case of first come first served. The Tammany leaders demanded their "patronage," as "The Evening World" pointed out at the time. Unable to withstand the clamor of the politicians, the Park Commissioners weakened. Little red tickets entitling men to work were printed, and with the exception of a few hundred, which were given to charitable institutions, the Tammany district leaders in the main got the rest.

Some of these tickets were given to "workers" and to men who were known to "vote straight" on election day. Others-hundreds, it is cisimed-found their way into the hands of speculators who tramcked in them.

As gang after gang of men went to